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The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS Ashley Carrington 7935 Pompey Place Philadelphia, PA 19153 (b) County of Residence of First Listed Plaintiff Philadelphia (EXCEPT IN U.S. PLAINTIFF CASES)				DEFENDANTS United States of America United States Postal Service USA 3190 S. 70th Street, Rm. 210 Philadelphia, PA 19153 County of Residence of First Listed Defendant Philadelphia (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF					
(c) Attorneys (Firm Name, Astewart A. Bernstein, Es. 1617 JFK Blvd., Suite 11 Philadelphia, PA 19102				NOTE: IN LAND CO THE TRACT Attorneys (If Known) unknown	OF LAND IN	ON CASES, USE TE	HE LOCATION ()r	
II. BASIS OF JURISDI	CTION (Place an "X" in One	Box Only)	III. CI	TIZENSHIP OF P	RINCIPA	L PARTIES	Place an "X" in	One Box fo	or Plaintif
U.S. Government Plaintiff	•		·		TF DEF	Incorporated or Pri		or Defenda PTF 4	nt) DEF
	☐ 4 Diversity (Indicate Citizenship of	of Parties in Item III)				Incorporated and P. of Business In A		5	1 5
				n or Subject of a □ reign Country	3 🗆 3	Foreign Nation		□ 6	□ 6
IV. NATURE OF SUIT									
CONTRACT 110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 1510 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	315 Airplane Product Liability	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPER' 370 Other Fraud 371 Truth in Lending 1380 Other Personal Property Damage Product Liability PRISONER PETITION Habeas Corpus: 1463 Alien Detainee 1510 Motions to Vacate Sentence	7	DEFEITURE/PENALTY 5 Drug Related Seizure of Property 21 USC 881 0 Other LABOR 0 Fair Labor Standards Act 0 Labor/Management Relations 0 Railway Labor Act 1 Family and Medical Leave Act 0 Other Labor Litigation 1 Employee Retirement Income Security Act IMMIGRATION 2 Naturalization Application 5 Other Immigration Actions	422 Appe 423 With 28 U PROPEI 820 Copy 830 Paten 840 Trade 861 HIA 862 Black 863 DIW 864 SSID 865 RSI (FEDER/ 870 Taxe or Do 871 IRS—26 U	SC 157 RTY RIGHTS rights at emark SECURITY (1395ff) a Lung (923) C/DIWW (405(g)) Title XVI 405(g)) AL TAX SUITS s (U.S. Plaintiff efendant)	375 False C 376 Qui Tan 3729(a	m (31 USC))) eapportions st and Bankin erce tition er Credit ear TrV ies/Commo ige tatutory Actural Acts amental Ma in of Inform strative Pre view or Api iew or Api	ment ced and cions odities/ ctions atters nation ocedure
	moved from 3 Re te Court Ap	ppellate Court	J 4 Reins Reop	ened Anothe (specify	er District	☐ 6 Multidistri Litigation Transfer		Multidist Litigation Direct Fi	n -
VI. CAUSE OF ACTIO	Cite the U.S. Civil Statut Federal Tort Claims Brief description of caus Motor vehicle accid	s Act 28 U.S.C. 13 e:	346 et s	eq.	tutes unless di	versity)!			
VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: UNDER RULE 23, F.R.Cv.P. JURY DEMAND: Yes No									
VIII. RELATED CASE IF ANY	(See instructions):	JDGE		2	DOCKE	T NUMBER			
DATE 08/10/2016 FOR OFFICE USE ONLY	X	SIGNATURE OF ATT	ORNEY	RECORD					_
	MOUNT	APPLYING IFP		JUDGE		MAG. JUD	OGE		

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FOR THE EASTERN DISTRICT OF PENNSYLVANIA - DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar. Address of Plaintiff: 7935 Pompey Place, Philadelphia, PA 19153 Address of Defendant: 3190 S. 70th Street, Rm. 210, Philadelphia, PA 19153 Place of Accident, Incident or Transaction: Island Ave. and Bartram Ave., Philadelphia, PA (Use Reverse Side For Additional Space) Does this civil action involve a nongovernmental corporate party with any parent corporation and any publicly held corporation owning 10% or more of its stock? (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a)) Yes□ Not Does this case involve multidistrict litigation possibilities? Not Yes□ RELATED CASE, IF ANY: Date Terminated: Case Number: Judge Civil cases are deemed related when yes is answered to any of the following questions: 1. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court? 2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court? No Yes□ 3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action in this court? $\gamma_{es}\square$ Nota 4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights case filed by the same individual? Yes□ NoX CIVIL: (Place / in ONE CATEGORY ONLY) A. Federal Question Cases: B. Diversity Jurisdiction Cases: 1. □ Indemnity Contract, Marine Contract, and All Other Contracts 1.

Insurance Contract and Other Contracts 2. D FELA 2.

Airplane Personal Injury 3.

Jones Act-Personal Injury 3.

Assault, Defamation 4.

Antitrust 4. D Marine Personal Injury 5.
Patent 5. Motor Vehicle Personal Injury 6. D Labor-Management Relations 6. □ Other Personal Injury (Please specify) 7. D Civil Rights 7. D Products Liability 8.

Habeas Corpus 8. Products Liability - Asbestos 9. □ Securities Act(s) Cases 9. D All other Diversity Cases 10. □ Social Security Review Cases (Please specify) 11. □ All other Federal Question Cases (Please specify) ARBITRATION CERTIFICATION (Check Appropriate Category) counsel of record do hereby certify: □ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs; □ Relief other than monetary damages is sought. DATE: Attorney-at-Law NOTE: A trial de novo will be a trial by jury only II there has been compliance with F.R.C.P. 38. I certify that, to my knowledge, the within case is not related to any case now pending or within one year previously terminated action in this court except as noted above. DATE: August 10, 2016 2179

Attorney-at-Law

Attorney I.D.#

CIV. 609 (5/2012)

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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

Ashley Carrington 7935 Pompey Place Philadelphia, PA 19153 Plaintiff V.	**	CIVIL ACTION	
Plaintiff V. United States of America United State 3190 S. 70th Street, Rm. 210 Philadelphia, PA 19153	∋s Postal Service, USA	NO.	
plaintiff shall complete a C filing the complaint and set side of this form.) In the designation, that defendan	Case Management Track I rve a copy on all defendant e event that a defendant de t shall, with its first appea parties, a Case Manageme	Delay Reduction Plan of this court, couns Designation Form in all civil cases at the tiss. (See § 1:03 of the plan set forth on the reloes not agree with the plaintiff regarding trance, submit to the clerk of court and sent Track Designation Form specifying the assigned.	ime of everse g said rve on
SELECT ONE OF THE	FOLLOWING CASE M	ANAGEMENT TRACKS:	
(a) Habeas Corpus – Case	s brought under 28 U.S.C	. § 2241 through § 2255.	()
	s requesting review of a d enying plaintiff Social Se	ecision of the Secretary of Health curity Benefits.	()
(c) Arbitration – Cases rec	quired to be designated for	r arbitration under Local Civil Rule 53.2.	4
(d) Asbestos – Cases involence (d. Asbestos – Cases involence (d. Asbestos)	lving claims for personal	injury or property damage from	()
commonly referred to a	as complex and that need	o tracks (a) through (d) that are special or intense management by tailed explanation of special	()
(f) Standard Management	- Cases that do not fall in	to any one of the other tracks.	()
8/10/14	Attorney-at-law	Plaintiff Attorney for	
215-568-5885	215-568-1294	sbernstein@kbklaw.com	

Telephone

FAX Number

E-Mail Address

(Civ. 660) 10/02

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

7	ASHLEY CARRINGTON 1935 Pompey Place Philadelphia, PA 19153		
Ι.	Tilladcipilla, FA 13155		CIVIL ACTION
	VS.		
U	JNITED STATES OF AMERICA- JNITED STATES POSTAL SERVICE		NO.
3	190 s 70 TH STREET,RM. 210 PHILADAELPHIA, PA. 19153		
3	JSA 190 s 70 TH STREET,RM. 210		

COMPLAINT IN CIVIL ACTION

- 1. The plaintiff, Ashley Carrington, is a citizen and resident of the Commonwealth of Pennsylvania residing at 7935 Pompey Place, Philadelphia, PA 19153.
- 2. Defendant, United States Postal Service is an agency of the United States of America and at all times relevant hereto, by and through their employees, agents or servants, owned, operated and controlled a truck motor vehicle involved in the hereinafter accident.
- 3. At all times hereinafter mentioned Robert Moore was an employee, servant and/or agent of the defendant, United States Postal Service/United States of America and was acting within the scope and authority of his employment with the defendant, United States Postal Service/United States of America.
- 4. On November 25, 2014 the plaintiff owned and was operating a motor vehicle which was stopped at the intersection of Island Ave. and Bartram Ave. in the City of

Philadelphia, Pennsylvania, waiting for the light to turn green. The light turned green and before the plaintiff's motor vehicle began to move the defendant's truck, which had been stopped to the right of the plaintiff's car, moved striking the passenger side of plaintiff's car and continuing after doing so.

- 5. The aforesaid accident was caused by the negligence of the defendant by and through their agents, servants and/or employees in violating the motor vehicle laws of the Commonwealth of Pennsylvania and in failing to have due regard for the point and position of plaintiff's motor vehicle.
- 6. The plaintiff sustained post-concussion syndrome, cervical sprain and strain, cephalgia, lumbar sprain and strain, and a severe shock to the nervous system, which injuries are or may be permanent. The plaintiff has suffered and may continue to suffer great physical pain, emotional distress and mental anguish including but not limited to humiliation and embarrassment; has been and may continue to be prevented from attending to his usual activities, duties and occupations; has suffered and may continue to suffer a loss of earnings and earning capacity; and has incurred and may continue to incur various medical expenses in and about an effort to cure himself of said injuries.
- 7. The plaintiff's motor vehicle was damaged in and about its component parts in the amount of \$9,140.82.
- 7. The matter was submitted for administrative review on February 2, 2015 and six months have passed without a settlement of this claim and defendant's time for administrative review has been exhausted.
 - 8. The Federal District Court has accordingly obtained jurisdiction of the matter.

- 9. A claim is hereby being made pursuant to the Federal Tort Claims Act 28 U.S.C.1346 et seq.
- 10. Venue is properly within this district under 28 USC section 1402(b) as the acts complained of occurred in the Eastern District of Pennsylvania.
- 11. Plaintiff has selected "Full Tort" option in plaintiff's motor vehicle policy and has the full right to sue without limitation.

WHEREFORE, Plaintiff requests that this Honorable Court for a judgment not in excess of One Hundred, Thousand and 00/100 Dollars (\$100,000.00).

KANTER, BERNSTEIN & KARDON, P.C.

s/Stewart A. Bernstein

STEWART A. BERNSTEIN, ESQUIRE

Attorney I.D. No. 02179 1617 JFK Boulevard, Suite 1150 Philadelphia, PA 19103 (215) 568-5885 Attorney for Plaintiff Ashley Carrington

Date: August 10, 2016

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I declare under penalty of perjury that the foregoing is true and correct. Executed on August 10, 2016.

s/Stewart A. Bernstein
Stewart A. Bernstein, Esquire
Attorney for Plaintiff